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December 7, 2021

BY ECF and E-MAIL

Hon. John P. Cronan United States District Court Southern District of New York 500 Pearl Street, Room 1320 New York, New York 10007 CronanNYSDChambers@nysd.uscourts.gov

Re: United States v. Levin, et al., No. 20-cr-00681 (JPC)

Dear Judge Cronan:

We represent defendant Maliha Ijaz in the above-referenced matter. Ms. Ijaz's bail conditions currently restrict her travel to the Southern and Eastern Districts of New York. We respectfully submit this letter to request Ms. Ijaz be permitted to travel to Dallas, Texas on December 14, 2021. She will return to New York on that same day.

She is requesting to travel to Dallas so she may testify in support of her sister in a pending domestic violence case between her sister and her sister's ex-husband.

Both pre-trial services and AUSA Daniel Nessim have no objection to this travel.

Thank you for your consideration.

This request is granted. Defendant Maliha Ijaz may travel to Dallas, Texas on December 14, 2021 to testify in her sisters pending domestic violence case. Ms. Ijaz must provide travel itinerary prior to her leave to Pretrial Services.

Date: December 7, 2021 New York, New York

JOHN P. CRONAN United States District Judge Respectfully submitted,

Hugh Sandler

Hy Sad

cc: karina_vilefort@nyspt.uscourts.gov daniel.nessim@usdoj.gov